

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the Matter of Application Serial Nos.:

77/116,839 (ASHLEY JUDD);

77/116,870 (ASHLEY BY ASHLEY JUDD);

77/131,841 (A.J. BY ASHLEY JUDD); and

77/132,209 (LOVE, ASHLEY)

Published: January 15, 2008

Ashley Furniture Industries, Inc.,

Opposer,

v.

Ashley Judd,

Applicant.

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Opposition No. 91182459

Commissioner for Trademarks
BOX TTAB - NO FEE
P.O. Box 1451
Alexandria, VA 22313-1451

POST-PUBLICATION AMENDMENT

In accordance with 37 C.F.R. Section 2.133(a) Applicant, Ashley Judd, through the undersigned counsel of record, hereby requests that the Trademark Trial and Appeal Board amend the above identified applications as follows:

- Serial No. 77/116,839 - ASHLEY JUDD - delete classes 20 and 24, which are the subject of the above-identified Opposition Proceeding. The remaining classes, namely classes 003, 009, 014, 016, 018, 021 and 025 should proceed to registration;
- Serial No. 77/116,870 - ASHLEY BY ASHLEY JUDD - delete classes 20 and 24, which are the subject of the above-identified Opposition Proceeding. The remaining classes, namely classes 003, 009, 014, 016, 018, 021 and 025 should proceed to registration;



02-23-2009

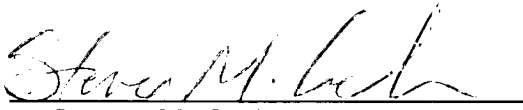
- Serial No. 77/131,841 - A.J. BY ASHLEY JUDD - delete classes 20 and 24, which are the subject of the above-identified Opposition Proceeding. The remaining classes, namely classes 003, 009, 014, 016, 018, 021 and 025 should proceed to registration; and
- Serial No. 77/132,209 - LOVE, ASHLEY - delete classes 20 and 24, which are the subject of the above-identified Opposition Proceeding. The remaining classes, namely classes 003, 009, 014, 016, 018, 021 and 025 should proceed to registration.

Thus, Applicant, by this Amendment, is voluntarily canceling the opposed classes in each opposed application. Since Opposer did not oppose the remaining classes, the applications should proceed as to the non-opposed classes.

In view of the foregoing, favorable action is requested.

Dated: February 18, 2009
New York, New York

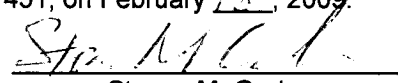
Respectfully submitted,

By: 
Steven M. Gerber
666 5th Avenue, 26th Floor
New York, N.Y. 10103

CERTIFICATE OF MAILING

I hereby certify that this POST-PUBLICATION AMENDMENT is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Trademarks, Box TTAB - No Fee, P.O. Box 1451, Alexandria, VA 22313-1451, on February 18, 2009.

Dated: February 18, 2009

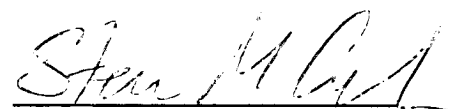

Steven M. Gerber

CERTIFICATE OF SERVICE

I hereby certify that on the date indicated below, a copy of the foregoing POST-PUBLICATION AMENDMENT was served on Opposer's counsel by depositing the same with the United States Postal Service as first class mail in an envelope addressed as follows:

Thomas J. Wimbiscus, Esq.
Ronald A. DiCerbo, Esq.
McAndrews, Held & Malloy, Ltd.
500 West Madison Street, 34th Floor
Chicago, Illinois 60661

Dated: February 18, 2009


Steven M. Gerber